INTHEUNITEDSTATESDISTRICTCOURT FORTHEEASTERNDISTRICTOFPENNSYLVANIA

BONNEVILLEINTERNATIONAL :

CORPORATION, ETAL., :

Plaintiffs, : CIVILACTION

:

v. :

MARYBETHPETERS, ASREGISTER

OFCOPYRIGHTS,ETAL., : No.01-0408

Defendants. :

MEMORANDUM

Schiller, J. August 1,2001

This case involves are quest by the Plaintiffs that the courtreview and overturn a Rulemaking by the United States Copyright Office. The Rulemaking considered whether or not an FCC-licensed A Mor FM radio broadcaster, who is now exempt from paying royal ties to record producers and recording artists when it broadcasts are cording in its FCC-licensed geographicarea, remains exempt when the same broadcast is transmitted digitally over the Internet, in a practice known as "streaming."

Plaintiffs,ownersandoperatorsofhundredsofAMandFMradiostationsacross the country, have brought this actionseeking judicial review of an administrative "final rule" is sued on December 11,2000 by the Copyright Office. See Public Performance of Sound Recordings, 65 Fed. Reg. 77292 (Dec. 11,2000) (the "Rulemaking"). The Copyright Office is

^{1.} Streaming involves the digital transmission of programming over the Internet. As used herein, "AM/FM streamer" refers to an FCC-licensed AM or FM broadcast er that transmits its broadcast over the Internet in digital format. "AM/FM streaming" refers to the practice of transmitting broadcasts over the Internet in digital format by FCC-licensed AM or FM broadcasters.

joinedbytheIntervenor-DefendantRecordingIndustryAssociationofAmerica("RIAA").At issuearetherightspossessedbyownersofworksofcreativeexpressionwhichareenumeratedin section106oftheCopyrightAct, see17U.S.C.§106(Supp.1998),andthelimitationsonthese rightswhicharesetforthinsections114and112oftheAct. ²Section114(d)(1)(A)ofthe CopyrightActexempts"nonsubscriptionbroadcasts"fromthesection106publicperformance right. See17U.S.C.§114(d)(1)(A).Similarly,section112setsoutexemptionsfromthepublic performancerightformakingephemeralcopiesofrecordingsforthelimitedpurposeofeffecting atransmission.See_17U.S.C.§112.PlaintiffsurgethattheirpracticeofstreamingAM/FM broadcastsovertheInternetshouldbeclassifiedasa"nonsubscriptionbroadcast"andthatthey shouldbeentitledtomakeephemeralcopiesofcopyrightedrecordingsundersection112ofthe CopyrightAct.

Inits Rule making, the Copyright Office determined that AM/FM broadcast signal stransmitted simultaneously over a digital communications network, such as the Internet, are not exempted by section 114(d)(1)(A), and thus are subject to the limited public performance right in sound recordings. See id. Plaintiffs claim that the Copyright Office's Rule making exceeded the agency's statutory authority. Plaintiffs seeka declaratory judgments tating that section 114(d)(1)(A) of the Copyright Actex empts Federal Communications Commission ["FCC"]-licensed broadcasters who engage in nonsubscription, simultaneous transmissions of their over-the-air programming from the digital performance right of section 106(6) of the Act, and that such AM/FM broadcasters are eligible for the single ephemeral copy exemption under

^{2.}Morespecifically,Plaintiffsareseekingexemptionfromthepublicperformancerightof section 106. See 17U.S.C. § 106. The public performance right allows copyright owners either to prevent others from publicly performing their work (publicly performing includes transmissions of copyrighted works) or to charge aroyalty for any such transmissions. See 17 U.S.C. § 106.

section 112(a) of the Act. Defendants have similarly filed motions for summary judgment seeking an order from this court which sustains the rule promulgated by the Copyright Office. For the reasons set for the low, I grant Defendants' motion and deny Plaintiffs' motions.

I.Jurisdiction and Venue

Thiscourtproperlyexercises jurisdiction over this matter pursuant to the Administrative Procedure Act, 5U.S.C. §§ 702-04, which authorizes judicial review by this court of final agency actions, and 28U.S.C. §§ 1338(a), which gives district courts original jurisdiction over civil actions arising under United States copyright law. This court is empowered to is sue declaratory relief, as requested by plaintiffshere, by 28U.S.C. §2201(a). Venue is appropriate in this district pursuant to 28U.S.C. §§ 1391(e).

II. The Standard of Review for Summary Judgment Motions

Beforemearecrossmotionsforsummaryjudgment, all parties having agreed that this action presents solely issues of statutory construction and involves no issues of fact. Summary judgment shall be granted where, after consideration of the evidence in the light most favorable to the nonmoving party, "there is no genuine is sue as to any material fact and that the moving party is entitled to a judgment as a matter of law."

Anderson v. Liberty Lobby, Inc. __,477 U.S. 242,247(1986) (quoting Fed.R.Civ.P.56(c)).

III.Background

A.TheCreationofaSoundRecordingPerformanceRight

UnitedStatescopyrightlawhaslongrecognizedanexclusiverightofpublicperformance inamusicalcomposition. See 17U.S.C.§106(4).However,copyrightprotectionforsound recordingsembodyingmusicalcompositions,thecopyrightprotectionatissueinthecaseatbar, isafarnewerconcept. Therecording industry first requested abroad performance right in the

<u>Liberties, and the Admin. Of Justice, House Comm. On the Judiciary, Performance Rights in Sound Recordings</u>, at 28-58 (Comm. Print 1978). While the Copyright Office has supported a broad sound recording performance right, Congress, until recently, had resisted giving copyright protection to sound recording sof musical compositions.

Congressfirstextendedlimitedfederalcopyrightprotectiontosoundrecordingswiththe SoundRecordingAmendmentof1971,Pub.L.No.92-140,85Stat.391(1971).TheSound RecordingAmendmentof1971wasenactedtocountertheincreasinglycommonunauthorized commercialcopyingandsaleofsoundrecordingsmadepossiblebyadvancesinduplicating technology. SeeH.R.Rep.No.92-847,at2-3,5(1971);S.Rep.No.92-72,at3-4(1971).The 1971amendmentcreatedaprovisionallimitedcopyrightinreproductionsofsoundrecordings andthedistributionofsuchreproductions.Thenewlimitedcopyrightdidnotincludeapublic performanceright,asitwasclearlylimitedtothedirectreproductionofthesoundsoftheoriginal recording.Theprovisionalsoundrecordingreproductionrightbecamepermanentwiththe enactmentofthe1976CopyrightAct. SeePub.L.No.93-573,88Stat.1873(1974)(17U.S.C.§ 102.)

${\bf 1. The Digital Performance Right in Sound Recordings Act of 1995}$

Until1995,thesoundrecordingcopyrightdidnotincludeanyrightinpublic performancesofsoundrecordings. Whilethepublic performance of a soundrecording would most likely require a license from the owner of the musical composition, no permission was required from the holder of the copyright in the sound recording itself.

^{3.} A "public performance" of a recording includes the transmission of a recording.

The Digital Performance Rightin Sound Recordings Act ("DPRA") expanded the scope of copyright protection afforded to sound recordings by including an ewright for public performances of sound recordings by digital audio transmission. See 17U.S.C. § 106(6). Section 106(6) grants "the exclusive right to do and to authorize:

(6)inthecase of sound recordings, to perform the copyrighted work publicly by means of a digital audio transmission."

<u>Id.</u>Thenewpublicperformancerightappliedonlytosubscriptionandinteractiveservices and specifically exempted broadcasting and related transmissions. <u>See S. Rep. No. 104-128, at 17</u> (1995) ("1995 Senate Report"). Congress expressly refused to create a more general performance right:

...theCommitteehassoughttoaddresstheconcernsofrecord producersandperformersregardingtheeffectsthatnewdigital technologyanddistributionsystemsmighthaveontheircore businesswithoutupsettingthelongstandingbusinessand contractualrelationshipsamongrecordproducersandperformers, musiccomposersandpublishersandbroadcastersthathaveservedall oftheseindustrieswellfordecades. Accordingly, the Committeehas chosentocreateacarefullycraftedandnarrowperformanceright, applicableonlytocertaindigitaltransmissionsofsoundrecordings.

<u>Id.</u>at13.

ThemotivatingforcebehindCongress' creationofthelimitedpublicperformanceright was the desire to protect record companies and recording artists from a reduction of records ales threatened by technological developments, specifically interactive and subscriptions ervices made possible by the emergence of digital audios ervices capable of delivering high-quality transmissions of sound recordings. Such transmissions would enable subscribers in their homes to obtain direct, time-certain transmissions of specific sound recordings.

See id. at 14-15; H.R. Rep. No. 104-274 at 5-9, 12-13 (1995) ("1995 House Report"). Interactive and subscription

services are capable of providing a consumer with the ability to hear specific recordings on demand, thereby providing a potential substitute for record ownership. See 1995 Senate Report at 14-15. The Senate Report also notes that the underlying rational eforthecreation of the limited right was the impact on records ale sposed by subscription and interactive services "but not by broadcasting and related transmissions." Id. at 14-15.

 $In order to protect against the displacement of records ales while simultaneously \\ protecting the "long standing business and contract ual relationships among record producers and performers, music composers and publishers and broad casters that have served all of these industries well for decades, "1995 Senate Report at 15, the DPRA included a three-tiered system for categorizing digital transmissions based on their likelihood to affect records ales.$

Thosetransmissionswhichposedthegreatestrisktorecordsales, suchasthoseengaged inbyinteractiveservices, ⁴becamesubjecttodiscretionarylicensesfromindividualrights holders. Entities wishing to transmitate cording through an interactive service were required to obtain a license from the individual right sholders on mutually agreed terms. The individual right sholder was authorized to refuse to license the transmission. See 17U.S.C.§114(f) (Supp. 1995). Under the DPRA, those subscriptions ervices which make digital audio transmissions were entitled to the statutory license. See 17U.S.C.§114(d)(2)(Supp. 1995).

In a second category were transmissions which posed a less errisk to recordsales.

Transmissionsinthiscategory, such as non-interactive, subscription digital transmissions, were subject to a statutory license. See 17U.S.C. §114(d)(2)(Supp. 1995). Under the statutory

^{4.}Interactiveservicesareoftenreferredtoas"audio-on-demand"services,"celestial jukeboxes,"or"pay-per-listen"services.Suchservicesenablethelistenertoobtainatime-certain transmissionofaspecificsoundrecordingchosenbythelistener. See 1995 House Reportat 5-9.

⁵In

license,copyrightownerswerecompelledtograntpermissionforaqualifiedtransmission.

thosecasesinwhichcopyrightownersandtransmitterswereunabletoagreeuponalicenserate,
aninterestedpartywaspermittedtoapplytotheLibraryofCongressforadeterminationofa
reasonableratefortheintendedperformance.Insuchasituation,theCopyrightOfficewas
empoweredtoconveneaCopyrightArbitrationRoyaltyPanel("CARP")toarbitrateproperrates
andterms. See17U.S.C.§114(f)(Supp.1995).

Section114's final category exempted certain transmissions from the sound recording performance right. See 17U.S.C. §114(d)(1)(A)(Supp. 1995). These transmissions were exempted because they were viewed as posing little threat to sound recordings ales. See 1995 House Report at 14. Within this final category, Congress specifically exempted "nonsubscription broad cast transmissions." Section 114(d)(1)(A) of the Copyright Actas amended by the DPRA provided:

(d)L IMITATIONSON EXCLUSIVE RIGHT.-Notwithstandingtheprovisions of section 106(6)-

(1)E XEMPT TRANSMISSIONSAND RETRANSMISSIONS.-Theperformanceofasoundrecordingpubliclybymeans ofadigitalaudiotransmission,otherthanaspartofan interactiveservice,isnotaninfringementofsection106(6) Iftheperformanceispartof-(A)***

(iii)anonsubscriptionbroadcasttransmission[.]

17U.S.C.\$114(d)(1)(A)(Supp.1995). Section 114(d)(1) also exempted ``nonsubscription transmission[s] other than [] retransmission[s]. "17U.S.C.\$114(d)(1)(A)(i)(Supp.1995), as

^{5.} Inordertoqualifyforthestatutorylicense, the transmitters were subject to technical requirements, including requirements that they: (1) not be "interactive;" (2) not use a signal that causes the receiver to change from one program channel to another; (3) not pre-announce the broadcast of particular songs; (4) not violate the "sound recording performance complement" and, (4) must, if feasible include various information about the recording being transmitted. See 17U.S.C. § 114(d)(2).

wellas "initialnonsubscription transmission [s] made for direct reception by members of the public of a prior or simultaneous incident altransmission that is not made for direct reception by members of the public." 17U.S.C. 114(d)(1)(A)(ii)(Supp.1995).

 $Under Section 114 (j) of the Copyright Actas amended by the DPRA, a ``nonsubscription transmission'' was defined as ``anytransmission that is not a subscription transmission.'' 17 \\U.S.C. § 114 (j) (5) (Supp. 1995). A ``subscription'' transmission was defined as ``atransmission that is controlled and limited to particular recipients, and for which consideration is required to be paid or otherwise given by or on behalf of the recipient to receive the transmission or a package of transmission sincluding the transmission.'' 17 U.S.C. § 114 (j) (Supp. 1995). A ``broadcast'' transmission was defined as ``atransmission made by a terrestrial broadcast station licensed as such by the [FCC].'' 17 U.S.C. § 114 (j) (2) (Supp. 1995).$

2.TheDigitalMillenniumCopyrightActof1998

 $In 1998, Congress once again amended the Copyright Act with the Digital Millennium \\ Copyright Act of 1998 ("DMCA"). Congress eliminated the two exemptions that had been included in section 114(d)(1)(A) under the DPRA for "an onsubscription transmission other than are transmission" and for "an initial nonsubscription retransmission made for direct reception by members of the public of a prior or simultaneous incident altransmission that is not made for direct reception by members of the public." 17 U.S.C. § 114(d)(1)(A)(Supp. 1998). Congress simultaneously expanded the class of transmissions that would qualify for a statutory license, including some of the previously exempt nonsubscription, non-interactive transmissions. See H.R. Conf. Rep. No. 105-796, at 80(1998). Notably, Congress did not alter the section$

114(d)(1)(A)exemptionfor "nonsubscriptionbroadcasttransmission[s]" which is at issue here. 17U.S.C.§114(d)(1)(A). ⁶The Committee report states:

Section 114(d)(1)(A) is amended to delete two exemptions that were either the cause of confusion as to the application of the DPRA to certain nonsubscriptions ervices (especially webcasters) or which overlapped with other exemptions (such as the exemption in subsection (A)(iii) for nonsubscription broad cast transmissions). The deletion of these two exemptions is not intended to affect the exemption for nonsubscription broad cast transmissions.

H.R.Conf.Rep.No.105-796,at80(1998).

TheDMCAamendmentsaffectingsection114(d)(1)(A)oftheCopyrightActwere createdinresponseto "aremarkableproliferationofmusicservicesofferingdigitaltransmission of sound recording stothepublic." StaffofHouseComm.ontheJudiciary,105 thCong.,Section—by-SectionAnalysisofH.R.2281aspassed by the UnitedStates House of Representatives on August 4,1998, at 50 (Comm. Print 1998). The House Managernoted that "services commonly known as "we becasters" have begun of fering the public multiple highly-the medgen rechannels of sound recording son an onsubscription basis." Id.

B. The Ephemeral Recording Exemption of Section 112

Section112oftheCopyrightAct,permitstheproductionofephemeralcopiesofsound recordingsundercertaincircumstances. See17U.S.C.§112.Ephemeralrecordingsare reproductionsofaworkproducedsolelyforthepurposeofatransmissionoftheworkbyan entitylegallyentitledtopubliclyperformthework. See1995SenateReportat83.Anephemeral recording,asitsnameimplies,isretainedonlyforalimitedtime.

 $^{6.} This exemption, as noted above, existed under the 1995 version of the Copyright Actin 17 U.S.C. \S 114(d)(1)(A)(iii)(Supp. 1995).$

Section112(a)(1)allowsFCC-licensedbroadcastradioortelevisionstationstomakeone ephemeralcopyofacopyrightedworkinfurtheranceoftransmissionswithinitslocalservice area. See17U.S.C.§112(a)(1). ⁷Section112(e) ⁸providesforastatutorylicensetomakeoneor moreephemeralcopieswhichappliestoanentitypubliclyperformingasoundrecordingunder thesection114(f)statutorylicenseorcoveredbythebusinessestablishmentexemption.Without theserightstomakeephemeralcopies,theentitywouldbesubjecttothecopyrightowner'sright ofreproductionundersection106oftheAct. See17U.S.C.§106.

7.Section112(a)(1)(B)readsasfollows:

(a)(1)Notwithstandingtheprovisionsofsection 106, and except in the case of a motion picture or other audiovisual work, it is not an infringement of copyright for a transmitting organization entitled to transmitt othe public aperformance or display of a work, under a license, including a statutory license under section 114(f), or transfer of the copyright or under the limitation sonexclusive rights in sound recording specified by section 114(a) or for a transmitting organization that is a broadcast radio or television station licensed as such by the Federal Communication scommission and that makes a broadcast transmission of a performance of a sound recording in a digital format on a subscription basis, to make no more than one copy or phonorecord of a particular transmission programem body ing the performance or display, if...

(B)thecopyorphonorecordisused solely for the transmitting organization's own transmissions within its local service area,....

17U.S.C.§112(a)(1)(B).

8.Section112(e)states:

(e) <u>StatutoryLicense</u>.(1)Atransmittingorganizationentitledtotransmit tothepublicaperformanceofasoundrecordingunderthelimitationon exclusiverightsspecifiedbysection114(d)(1)(C0(iv)orunderastatutory licenseinaccordancewithsection114(f)isentitledtoastatutorylicense, undertheconditionsspecifiedbythissubsection,tomakenomorethan1 phonorecordofthesoundrecording(unlessthetermsandconditionsofthe statutorylicenseallowformore),ifthefollowingconditionsaresatisfied...

17U.S.C.§112(e).

IV.TheCopyrightOffice'sRulemaking

OnMarch1,2000,RIAApetitionedtheCopyrightOfficeforaRulemakingtoclarify whetherAM/FMbroadcasterswhosimultaneouslystreamtheirbroadcastsovertheInternet couldclaimthesection114(d)(1)(A)exemptiontothepublicperformancerightofsection106.

SeePetitionforRulemakingfiledbytheRecordingIndustryAssociationofAmerica(March1, 2000).AM/FMbroadcasterswhowerealreadystreaminghadbeennegotiatingwithcopyright ownerstosetratesandtermsforstreamingtheirbroadcasts.TheAM/FMstreamersclaimedthat theywereexemptfromthedigitalperformanceright. See id.at4.

InresponsetoRIAA'srequestforaRulemaking,theCopyrightOfficepublishedaNotice ofProposedRulemakingonMarch16,2000,requestingcommentsonboththeneedfora Rulemaking,andassumingaRulemakingwasnecessary,theapplicabilityofthesection 114(d)(1)(A)exemptiontoAM/FMbroadcasterstreaming. See65Fed.Reg.14227(March16, 2000).9TheCopyrightOfficereceivednumerousinitialcommentsandreplycommentsin responsetothenotice.

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(continued...)

^{9.}InresponsetoRIAA'srequestforaRulemaking,theNationalAssociationofBroadcasters ("NAB")filedsuitagainstRIAAintheSouthernDistrictofNewYorkonMarch27,2000, seekingadeclaratoryjudgmentthatAM/FMbroadcastersengaginginstreamingwerecoveredby the114(d)(1)(A)exemptionfromthepublicperformancerightofsection106. See NABv. RIAA,00-CV-2330(S.D.N.Y.).NABthenrequestedthattheCopyrightOfficesuspendits rulemakingpendingtheresolutionofthesuitfiledintheSouthernDistrictofNewYork.The CopyrightOfficefiledasecondpublicnoticerequestingcommentsonwhethertograntNAB's motiontosuspend. See65Fed.Reg.17840(April5,2000).TheCopyrightOfficedecidednotto suspenditsRulemaking.OnApril17,2000,RIAAmovedtodismiss NABv.RIAA andon January25,2001,JudgeMiriamGoldmanCederbaumgrantedRIAA'smotion. See NABv. RIAA,00-CV-2330(S.D.N.Y.filedMar.27,2000)(NoticeofDismissal).

^{10.} The Copyright Officereceived comments from Broadcast America.com (providing a website for FCC-licensed AM/FM stations to we be cast their signals), The American Society of Composers, Authors and Publishers, Broadcast Music, Inc., and SESAC, Inc. (all music performing rights organizations), the Digital Media Association ("DiMA") (representing

OnDecember11,2000,theCopyrightOfficepromulgatedarulestatingthatAM/FM broadcasterswhostreamtheirbroadcastsovertheInternet,or"AM/FMwebcasters"asthe CopyrightOfficereferstothem,arenotexemptfromthedigitalperformancerightofsection 106.See_Rulemakingat77292.AccordingtotheCopyrightOffice,theexemptionfor"broadcast transmission[s]"undersection114(d)(1)(A)islimitedtoover-the-airtransmissionsbyFCC-licensedbroadcasters. See id.at77301.Inkeepingwithitsdetermination,theagencyamended thedefinitionof"Service"toclarifythat"anyentitythattransmitsanAM/FMradiosignalovera digitalcommunicationsnetworkissubjecttothetermsofthestatutorylicensesetforthin17 U.S.C.§114(d)(2). SeeRulemakingat77301.

V. DistrictCourtReviewofAgencyRulemaking

A.AgencyAuthoritytoInterprettheCopyrightAct

In Chevron, U.S.A., Inc.v. Nat'l Resources Defense Council, Inc. _____,467U.S.837,843 (1984), the Supreme Courtre cognized that "[t] he power of an administrative agency to administer a congressionally created... program necessarily requires the formulation of policy and the making of rules to fill any gaple ft, implicitly or explicitly, by Congress." Id. (quoting Morton v. Ruiz_,415U.S.199,231(1974)). When an agency exercises the authority expressly delegated to it by Congress within the limits of the Constitution and its jurisdiction, its determination is "binding in the court sunless procedurally defective, arbitrary or capricious in substance, or manifestly contrary to the statute." United States v. Mead Corp.___,121S.Ct.2164,

^{10.(...}continued)

companies that transmit and sellaudio and audiovisual works to consumer svia the Internet), AMFM, Inc., Bonneville International Corp., Clear Channel Comm., Inc., CoxRadio, Inc. Emmis Comm. Corp. and NAB (all broadcasters), RIAA, and other associations of broadcasters and we becasters. See Def. Copyright Office's Mem. in Supp. of Mot. to Dismiss, or, in the Alternative, for Summ. J. ("Copyright Office Mem."), at 12-14.

2171(2001)(citationsomitted). The Supreme Courthas acknowledged that Congress may also implicitly delegate interpretive authority on a particular statute to an agency. See id. at 2172; Chevron, 467U.S. at 844. The existence of an implicit delegation is apparent incircumstances in which "Congress would expect the agency to be able to speak with the force of law when it addresses ambiguity in the statute." Id. at 2172.

Plaintiffs argue that the Copyright Office lacks the power to determine whether AM/FM streamers are exempt from the section 106 public performance right by section 114(d)(1)(A) because Congress opted not to vest the agency with that authority. (Mem. Opp'n to Defs.' Mot. Dismissor for Summ. J. ("Pls.' Mem.") at 52.)

TheCopyrightActevincesCongress'intenttoempowertheCopyrightOfficetointerpret thestatute.Section702providesthat"[t]heRegisterofCopyrightsisauthorizedtoestablish regulationsnotinconsistentwithlawfortheadministrationofthefunctionsanddutiesmadethe responsibilityoftheRegisterunderthistitle."17U.S.C.\(\frac{8}{702}\).Moreover,in \(\frac{DeSylvav.}{DeSylvav.}\)

Ballentine,\(351U.S.570,577-78(1956)\),theSupremeCourtacknowledgedthatitwould generally"giveweighttotheinterpretationofanambiguousstatuteby[theCopyrightOffice,] theagencychargedwithitsadministration."WhiletheCourtdeclinedtorelyontheCopyright Office's interpretationofthestatutein \(\frac{DeSylva}{DeSylva}\) becausetheagencyexpressed"substantialdoubt overthequestion"beforeit, theDistrictofColumbiaCircuitread \(\frac{DeSylva}{DeSylva}\) asanindicationby theSupremeCourt"thatitwoulddefertotheCopyrightOfficewhenthelatteractually interpretedthestatute."\(\frac{CablevisionSys.Dev.Co.v.MotionPictureAssoc.ofAm.,Inc.\),836

F.2d599,609(D.C.Cir.1988).

In <u>Cablevision</u>, the courtre cognized that the agency has greater expertise in matters involving the cabletelevision industry than dother our ts. <u>See id.</u> at 608. In examining the

CopyrightOffice's authority to interpret section 111 of the Copyright Act, the court of appeals concluded that "[g]iven Congress' awareness of the rapid changestaking place in the cable industry, we cannot be lieve that Congress intended that there be no administrative over seer of this scheme." Id. at 608.

WhiletheDistrictofColumbiaCircuitlimiteditsdecisiontotheCopyrightOffice's interpretationofsection111,IfindthatCongresssimilarlydelegatedinterpretativeauthorityto theCopyrightOfficewithregardtosection114.Inthecontextofsection114,Congress'deferral totheCopyrightOfficetoadministertheschemeitcreateddemonstratesitsrecognitionofthe agency's expertiseinthisarea. UnderboththeDPRAandtheDMCA,theCopyrightOfficeis requiredtoconvenevoluntarynegotiationpanels,knownasCopyrightArbitrationRoyaltyPanels ("CARPs"),betweencopyrightownersandwebcasterstodeterminetheratesandtermsfor mandatorylicensingfees. See17U.S.C.§114(f).Inoverseeingtheseproceedings,Congress mandatedtheCopyrightOfficetominimize"anydisruptiveimpactonthestructureofthe industriesinvolvedandongenerallyprevailingindustrypractices."17U.S.C.§801(b)(1)(D).In ordertoeffectivelyimplementCongress'instructiontominimizethedisruptiveimpactonthe recording,radiobroadcasting,andInternetwebcastingindustriesresultingfromtheunlicensed useofcopyrightedmaterials,theCopyrightOfficewouldneedtheauthoritytodeterminewhich entitiesandmeansoftransmissionwereexemptedundertheCopyrightAct.

Furthermore, the Copyright Office discussed in detail the potential disruption on the CARP process mandated by section 114 (f) if it could not determine which entities should be parties to the CARP:

Many broad casters, and the NAB, have stayed out of the [CARP] proceedings on the grounds that the yqualify for the section 114(d)(1)(A) exemption. If these parties are not covered by the exemption... they should be afforded the

opportunitytoparticipateinthe CARP proceeding. CARP proceedings are adversarialinnature, making it critical that the interests of all affected copyright owners and users are represented so that the CARP has a full and complete evidentiary record on which to render its determination. Without such information, the CARP cannot render a complete and accurate decision, thereby compromising the efficiency of the section 114 license.

Rulemakingat77294(footnoteomitted). Thus, the Copyright Office could not exercise its duties and functions without the ability to interpret section 114.

Moreover, it is clear that Congress recognized the expertise of the Copyright Office in matters relating to copyright. See 17U.S.C. § 701(b) (directing the agency to advise Congress on is sues relating to copyright, provide assistance to federal departments regarding matters related to copyright, and participate in meetings with international, intergovernmental organizations and for eignofficial son matters relating to copyright). Most per tinenthere is Congress' requirement that the Copyright Office provide information and assistance to the courts on matters relating to copyright law. See 17U.S.C. § 701(b)(2).

The legislative history also points to congressional intent to use the Copyright Office as an interpreter of copyright law. The Copyright Office played a formative role in implementing legislation such as the DMCA. DMCA co-sponsor Senator Patrick Leahy stated during the final debates on the act:

The DMCA also reflects the recommendations and hardwork of the Copyright Office... The Copyright Office was the reatevery step along the way--from the negotiation of the WIPO [World Intellectual Property Organization] treaties to the negotiations and the drafting of the implementing legislation and the other issues in the DMCA. Given their expertise incopyright law, they will play a significant role in the implementation of the legislation, particularly with regards to the rule making on the circumvention of technological measures that effectively control access to a copyrighted work and the studies mandated by the bill.

See144Cong.Record11981(Oct.8,1998).

Accordingly, I conclude that Congress implicitly, if not explicitly, entrusted the Copyright Office with the task of determining which entities and means of transmission would be exempted by section 114 from the public performance rights of section 106.

Relyingon Food&DrugAdmin.v.Brown&WilliamsonTobaccoCorp. .529U.S.120 (2000), Plaintiffsarguethatitisunlikelythat Congress would implicitly delegate an area of so largea" political and economic magnitude "to ago vernment agency (Pls.' Mem. at 15.) I respectfullydisagree.In Brown&Williamson ,theSupremeCourtconcludedthattheFDA lacked the authority to regulate to baccoproducts because, upon consideration of the Food, Drug, andCosmeticActasawhole,itwas"clearthatCongressintendedtoexcludetobaccoproducts fromtheFDA's jurisdiction." Id.at142,161.TheCourtnotedthatin"extraordinarycases... theremaybereasontohesitatebeforeconcludingthatCongresshasintended[]animplicit delegation," id.at159,becauseanagency" may not exercise its authority in amanner that is inconsistent with the administrative structure that Congress enacted into law." Id.at125.The circumstancesoftheinstantcasearenotanalogoustothosein Brown&Williamson .Here, Congressdidnotexpressasimilarintenttoexcludeinterpretation of section 114 from the jurisdictionoftheCopyrightOffice.Furthermore,theCopyrightOffice'sRulemakingisnot $inconsistent with the congressional enactment at issue here and therefore does not constitute the {\it the congression} and {\it$ typeof"extraordinary" situation in which implicit delegation should not be found. Thus, Plaintiffs'argumentisunavailing.

${\bf B. Judicial Deference Owed to Agency Interpretations}$

In <u>Chevron</u>,467U.S.at842-43,theSupremeCourtpronouncedatwo-prongedinquiry foruseindeterminingwhetheranagencyactionisentitledtojudicialdeference.First,thecourtis directedtoascertainwhetherCongresshasdirectlyaddressedthepreciseissuebeforeit. <u>See id.</u>

at842.IfCongress'intentis"unambiguouslyexpressed,"thecourt'sevaluationends,asitmust simplygiveeffecttothatintent. <u>Id.</u>at843.If,however,"thestatuteissilentorambiguouswith respecttothespecificissue,"thecourtistoproceedtothesecondpartoftheinquiryand determine"whethertheagency'sanswerisareasonableonebasedonapermissibleconstruction ofthestatute." <u>Id.</u>at843-45. <u>See also UnitedStatesv.AlcanAluminumCorp.</u>,964F.2d252, 263(3dCir.1992)(holdingthat"[anagency's]interpretationofthestatuteitischargedwith enforcingisentitledtoconsiderabledeference,andmustbeadheredtowhereitisreasonableand consistentwiththelanguageofthestatute.").

VI.CongressionalSilenceonExemptionofAM/FMStreamers

Underthestandardsetforthby <u>Chevron</u>, Imustfirstexaminewhether Congress directly addressed theis sue of whether FCC-licensed AM/FM broadcasters engaged instreaming are exempted from the public performance right in section 106 of the Copyright Act. <u>See Chevron</u>, 467 U.S. at 843. If Congress has directly addressed the precise question at issue Imust give effect to its unambiguously expressed intent. <u>See id.</u> Ibegin with an examination of the statutory text in its context, see Brown & Williamson ,529 U.S. at 132, keeping in mind my obligation to construe

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^{11.} Plaintiffs also attack the agency for its purported bias to the recording industry, claiming bias tobeapersuasivegroundfordeprivingtheCopyrightOfficeof Chevrondeference. Plaintiffs, notably, have notified any authority to support their contention. To the contrary, the Supreme Courtwaswellawareoftheproblemofagency"capture,"thatis,anagency'ssusceptibilityto theinfluenceandcontroloftheindustryCongresschargedtheagencytoregulate.Duringthe 1960s and 1970s, the court schecked agencies by the very mechanism plaintiff surgehere—they "usedstatutoryinterpretationtotrytocorrectforagencycapture." Thomas W. Merrill, Capture TheoryandtheCourts:1967-1983 ,72C HI.-KENT L. REV.1039,1087(1997). However, fear of agencycapturediminished, and denovo reviewofagencystatutory interpretation cametoa "crashingend" with <u>Chevron.Id.</u> at 1088. The triad of reasons supporting Chevron-conscious congressional reliance on a gency expertise, lack of foresight by Congress to address all issues, and Congressional silence viewed as reflecting political indecision outweigh any existing fear of agencycapture. See id. (citing Chevron, 467U.S. at 865).

statutoryexemptionsnarrowly. <u>See Tasiniv.NewYorkTimesCo.</u>,206F.3d161,168(2dCir. 2001), aff'd,121S.Ct.2381(2001).

Section114(d)(1)(A)setsoutanexemptiontothepublicperformancerightofsection106 for "anonsubscription broadcast transmission." 17U.S.C.§114(d)(1)(A). Section114(j) defines a "nonsubscription transmission" as "any transmission that is not a subscription transmission." 17U.S.C.§114(j)(5). A "subscription" transmission is defined as "atransmission that is controlled and limited to particular recipients, and for which consideration is required to be paid or otherwise given by or on behalf of the recipient to receive the transmission or a package of transmission sincluding the transmission." 17U.S.C.§119(j). A "broadcast transmission is defined as "atransmission made by a terrestrial broadcast station licensed as such by the [FCC]." 17U.S.C.§114(j)(2).

 $Plaintiffs assert that the statute on its face exempts AM/FM broadcaster sengaged in streaming their broadcasts from the public performance right. $$\underline{See}$ Compl. at 11. According to the Plaintiffs, section $114(d)(1)(A)$ makes clear Congress's chemetoexempt from liability nonsubscription broadcast transmissions, whether those transmissions are made over-the-air or over a digital communications network. I disagree.$

PlaintiffsarguethatanAM/FMbroadcasterstreamingitsbroadcastovertheInternet clearlyfallsintothecategoryofoneengagingina"nonsubscriptionbroadcasttransmission." First,thestreamingofanAM/FMbroadcastisnotasubscriptionbroadcast,becausethe transmissionisnotlimitedtoparticularrecipientsandconsiderationisnotrequiredtobepaidin ordertoreceivethetransmission.(Pls.'Mem.at12.)Plaintiffsalsocontendthatbecausea broadcasttransmissionisdefinedasatransmissionmadebyaterrestrialbroadcaststation

licensedassuchbytheFCC,andbecausetheseAM/FMbroadcastersarebothterrestrial licensedbytheFCC,thestatutespecificallyexemptsAM/FMbroadcastersstreamingtheir broadcasts. See id.

RIAAarguesthattheplainreadingoftheterm"broadcast"insection114(d)(1)(A)is reinforcedbythe"long-settledunderstanding"thatabroadcastdoesnotinvolveapoint-to-point communication,unlikeanInternettransmission.(RIAAMot.Supp.Mot.DismissorforSumm. J.at10.)Whileatraditionalover-the-airtransmissionbyanAM/FMbroadcasterqualifiesforthe 114(d)(1)(A)exemptionbecauseitrunsone-wayonly(withoutaresponsivetransmissionbythe listener),isdisseminatedfreeofcharge,andis"broadcast"intheopenair,foralltoreceive. Streaming,ontheotherhand,isnotabroadcastbecauseitinvolvesasignaltransmittedover closedtransmissionlinestothespecifiedaddressesofindividualcomputersinresponsetotheir searchingoutand"hitting"onthetransmitter'swebsite. Id.

The Copyright Office argues that use of the terms ``terrestrial" and ``licensed as such by the [FCC]" in the relevant sections of the Copyright Actshow that the \$114(d)(1)(A)\$ exemption to the public performance right cannot be intended to encompass AM/FM broad casters engaged in streaming. According to the agency, the term ``terrestrial" refers to local radio stations, grounded by broad cast antennae, and the reby limited to a defined geographic region. (Copyright Office Mem. at \$22.) The agency claims that the fact that we be casting signals are made by computer and instantly relayed anywhere in the world through a network of different servers and smaller networks, most of which have no relationship with the entity creating the signal, takes AM/FM

^{12.} Plaintiffs assert that Congress intended the term ``terrestrial'' to distinguish earth-bound stations from those involved in transmitting satellite transmissions. (Pls.'ReplyMem.at6).

broadcastersengagedinstreamingoutofthecategoryof"terrestrialbroadcaststation." <u>See id.</u>at 22.

TheCopyrightOfficealsoarguesthatthephrase"licensedassuchbythe[FCC]"refersto morethanjustthefactthatAM/FMbroadcastersarelicensedbytheFCC.Accordingtothe agency,thephrase,inadditiontoidentifyingtheentityentitledtomakeabroadcasttransmission, circumscribeswhichactionsthestationmayundertakeunderthesection114exemption. See id. at23.TheagencynotesthatFCClicensingisahighlyregulatoryprocessfocusedonensuringthat broadcastersareprovidingapublicservicetothelocalcommunitiestheyserve.

Whilethecommonunderstandingoftheterm"broadcast"maynotencompassAM/FM streaming,asRIAAsuggests,thedefinitionoftheterm"broadcast"appearsbroadenoughto encompassstreamingactivities. However, Congress' choicenottoexemptwebcasting from the public performance right of section 106, see 17U.S.C.§114(d)(2), is problematic to Plaintiffs' reading of the statute. It is strange that Congress would choose not to exempt we bcasting, but choose to exempt AM/FM streaming, an activity that shares many characteristics with we bcasting. Furthermore, if Congress did intend to have AM/FM streaming understood as "nonsubscription broadcast transmission," it is even more surprising that there is no mention of AM/FM streaming anywhere in the statute.

 $Even more problem at icto Plaintiffs' interpretation of the statute is the presence of the phrase "licensed as such by the [FCC]" within the definition of a "broad cast transmission." 17 \\ U.S.C. § 114(j)(2). It is true that AM/FM broad cast ersengaged in streaming their broad casts over the Internet are licensed by the FCC. However, the presence of the term "licensed as such by the$

^{13.} Therigorous requirements of FCC licensing standinstark contrast to the relatively lax regulations governing webcasting, in which no license is required and no programming restrictions apply. (Copyright Office Mem. at 23.)

[FCC]"suggestsnotonlythatabroadcaststationislicensedbytheFCC,itimpliesthatthe broadcaststationisengaginginthoseactivitieswhicharelicensedbytheFCC. Theideathat CongressintendedFCC-licensedentitiestobeexemptfromthepublicperformancerightwhile engaginginactivitiestheFCCdoesnotregulate, withoutsome explicit reference in the statute statingso, is extremely unlikely. Therefore, If indafacial reading of the statute to be ambiguous astothequestion of whether AM/FM streaming is exempt from the public performance right of section 106 of the Copyright Act.

The Copyright Office and RIAA also note that reading the statute as the plaint iff surge would create several conflicts with other sections of the Copyright Act, making such an interpretation in consistent with the goal of reading the Copyright Act as a harmonious whole. (Copyright Office Mem. at 27.) First, exempting AM/FM broad casters from the section 106 public performance right would conflict with the retransmission limits of section 114(d)(1)(B). Section 114(d)(1)(B) allows for the retransmission of over-the-air broad casts if the retransmission remains within 150 miles of the site of the original radio broad cast transmitter, is limited to local communities served by the retransmitter, or is carried by an oncommercial education albroad cast station or cable system. See 17U.S.C. § 114(d)(1)(B).

If ind the existence of the section 114(d)(1)(B) exemptions to be inconsistent with a reading of section 114(d)(1)(A) which would exempt AM/FM broadcasters streaming their broadcasts from the public performance right of section 106. Its trainscredulity to suggest that Congress intended to exempt AM/FM streaming, which is global innature, while simultaneously limiting retransmissions to specific FCC-defined geographic areas. While Plaintiff shave argued that the 114(d)(1)(B) exemptions are intended to apply to "third-party retransmissions," and not streaming conducted by original AM/FM broadcasters (Pls.' Mem. at 36), such an argument is

notconvincing.First,thereisnoexplicitmentionof"thirdparties"insection114(d)(1)(B). See 17U.S.C.§114(d)(1)(B).Second,noconvincingreasonhasbeenpresentedtothecourtasto whyCongresswouldhavewantedtolimitthird-partyretransmissions,butnotretransmissions effectedbytheoriginalAM/FMbroadcaster.Plaintiffscontendthatbecausesection114(d)(1)(B) limits *retransmissions*ofAM/FMbroadcasts,itwasnotintendedtoapplyto *simultaneous* transmissionsbytheoriginalAM/FMbroadcaster.However,nothinginthestatutepointstoward aconclusionthataretransmissioncouldnotoccursimultaneouslywiththeoriginalAM/FMover-the-airbroadcast. See17U.S.C.§114(d)(1).

Defendantsalsonotetheconflictthatwouldarisewiththeephemeralrecordingrightsof section 112, if section 114(d)(1)(A) were to be read as exempting AM/FM broadcasters. Section 112(a)(1)¹⁵ allows FCC-licensed broadcast radio stations to make one ephemeral copy of a copyrighted work in order to facilitate transmissions within its local service area. See 17U.S.C. § 112(a)(1). ¹⁶ While Plaintiffs claim that the "local service area" of a web casteristhe entire world (Pls.' Mem. at 48-49), Defendants contend that the term "local service area" necessarily "limits"

^{14.} Plaintiffs note that be cause a ``transmission" is expressly defined in the Copyright Act to include ``either an initial transmission or a retransmission, ``17U.S.C. § 114(j)(15), it is of little import whether the streaming of an over-the-air broad cast is considered are transmission or a transmission. (Pls. `Mem. at 39n. 27.) While Plaintiffs are correct that under the statute a ``retransmission'` would also be categorized as a ``transmission, ``be cause I have already found that the statute is unclear as to whether the streaming of an over-the-air broad cast by an AM/FM broad cast er constitutes a ``non subscription broad cast transmission, ``this argument be come smoot.

^{15.}See supranote7.

^{16.} As noted above, the "ephemeral copyex ception" to the public performance right of section 206 en ables broad casters to make one copy of a copyrighted recording to facilitate abroad cast. The copy is destroyed after the broad cast is effected. See 17U.S.C.§112; supra section III.B.

the geographic reach of the signal and makes clear that it is not subject to worldwide distribution." (Copyright Office Mem. at 47.)

Theuseoftheterm" local service area" in section 112(a)(1) is inconsistent with the readingofsection114(d)(1)(A)thatPlaintiffspropose.Itisnotdisputedthatthestreamingofan AM/FMbroadcastisatransmissionthatinstantaneouslyreachesalmostanywhereintheworld. Theterm"localservicearea,"usedtorefertoanareathatisglobalinscope, would be unusual to saytheleast. Certainly, onits face, the term would appear to relate to something that is less-thanglobalinscope. The term "local service area" inconjunction with the words "licensed as such by the[FCC],"17U.S.C.\\$112(a)(1),suggestsevenmorestronglythata"localservicearea"could notbeglobalinscope. As noted above, FCC-regulated broadcast stations are heavily regulated and limited to broad casts made within an FCC-defined local service area. It is most likely that the term"localservicearea"usedinsection112(a)(1)(B)referstotheFCC-definedlocalservicearea of any FCC-licensed broadcast station. If Congress had intended the section 112 ephemeral recordingprovisionstocoverAM/FMstreamingovertheInternet,itwouldhaveeitherreferred to its intention to do so explicitly in section 112, or possibly referred to the area reached by streamingtransmissionsmerelyasa"servicearea"asopposedtoa"localservicearea."However, the presence of the phrase "local service area" in section 112 leads to one of two conclusions, either:(1)thesection114(d)(1)(A)exemptionwasintendednottoencompasstheInternet streamingofAM/FMbroadcasts;or(2)CongressfailedtoevenconsidertheissueofInternet streamingofAM/FMbroadcastswhenrevisingtheCopyrightActin1995and1998,accounting forinconsistencies in the statute.

Given the ambiguity presented by a facial reading of the Copyright Act as to whether the section 114(d)(1)(A) exemption encompasses AM/FM broadcasters engaged in streaming their section 114(d)(1)(A) and the compasses AM/FM broadcasters are the compasses and the compasses AM/FM broadcasters are the compasses and the compasses are the compasses are the compasses and the compasses are the compasses and the compasses are the

broad casts, as well as the conflicts with other sections of the Copyright Actif section 114 were to be read as the Plaintiff surge, absents ome clear statement from Congress that it intended to exempt AM/FM streaming from the section 106 public performance right, it is impossible to conclude that Congress directly spoke to the precise question of AM/FM streaming. Furthermore, the legislative history is devoid of any mention of streaming of AM/FM broad casts.

 $Plaintiffs also rely on legislative history to establish that Congress intended to exempt \\ AM/FM streaming from the public performance right with section 114(d)(1)(A). The Senate \\ Report accompanying the enactment of the DPRA in 1995 which created a limited public performance right states: \\$

TheCommittee,inreviewingtherecordbeforeitandthegoalsof thislegislation,recognizesthatthesaleofmanysoundrecordings and careers of many performers have benefitted considerably from airplay and other promotional activities provided by both noncommercial and advertiser-supported, free over-the-air broad casting. The Committee also recognizes that the radio industry has grown and prospered with the availability and use of prerecorded music. This legislations hould do nothing to change or jeopardize the mutually beneficial economic relationship between the recording and traditional broad casting industries.

1995SenateReportat16(emphasisadded).

The fact that the original limited public performance right that was created in 1995 was not intended to upset the mutually beneficial relationship between recording and traditional broadcast industries does little to support the Plaintiffs' reading of the Copyright Act. While it is true that broadcasters traditionally have not been subject to any public performance right for using a recording in an AM/FM broadcast, the streaming of broadcasts over the Internet is not part of the traditional practices of AM/FM broadcasters which form the basis of their traditional relationship with the recording in dustry. Internets treaming by AM/FM broadcasters is entirely

different from traditional over-the-air broad casting because it is global in nature, as opposed to be in glimited to geographically defined areas, and because the digital nature of the transmissions, as opposed to the analog nature of traditional over-the-air broad casts, significantly enhances the ability to create high-quality copies from the transmissions. The global nature and the enhanced quality of the transmissions increase the likelihood that records a lescould be affected by the streaming of AM/FM broad casts.

Thelimitedpublicperformancerightofsection 106, see 17U.S.C. §106, was created "to ensure that performing artists, record companies and others who selive lihood depends upon effective copyright protection for sound recordings, will be protected as new technologies affect the ways in which their creative works are used..." 1995 Senate Report at 10; 1995 House Report at 10. When the Copyright Act was again a mended in 1998 with the DMCA, the purpose was to clarify that "the digital sound recording performance right applies to nonsubscription digital audioservices such as we be casting, addresses unique programming and other issues raised by Internet transmissions, and creates statutory licensing to ease the administrative and legal burdens of constructing efficient licensing systems. "House Manager's Report at 50."

17 Both of these pieces of legislative history shows concernon the part of Congress to protect record

^{17.} The Plaintiff shave attempted to depict AM/FM streaming as different from "webcasting" because it involves nonsubscription transmissions which are generated by FCC-licensed broadcasters who are subject to the strict regulations promulgated by the FCC. The Defendants assert that AM/FM streaming is similar to webcasting because it involves Internet transmissions which are both global inscope and digital inform, enabling high-quality copying by an extremely large audience. While AM/FM streaming, due to the potential harmit could have on records ales, is more similar to webcasting than it is to over-the-air broadcasting, the fact that AM/FM stations are subject to limitation simposed by the FCC makes AM/FM streaming different from what Congressoriginally referred to as "webcasting." The unique aspects of AM/FM streaming combined with an ambiguous, conflicting statute, as well as no reference by Congress regarding AM/FM streaming, is overwhelming evidence that Congress did not address the issue of whether AM/FM streamers should be exempted from the section 106 public performance right by section 114(d)(1)(A).

companies and recording artists from the danger of reduced records a lesd ue to technological advances enabling high-quality copying by a large number of listeners. Given such a concern on the part of Congress, as well as a conspicuous absence of any explicit mention of AM/FM streaming anywhere in the legislative history of either the DPRA or the DMCA, it is impossible for meto conclude that Congress intended to exempt AM/FM streaming from the public performance right of section 106.

Accordingly,IconcludethatCongressdidnotdirectlyaddresstheissueofwhether

AM/FMbroadcastersengagedinstreamingtheirbroadcastsovertheInternetshouldbeexempt

fromthesection106publicperformanceright.Thestatuteiseithersilent,or,atbest,ambiguous

ontheissuebeforeme. See Chevron,467U.S.at843.TheCopyrightOfficewasthusentitledto

engageinaRulemaking,andIamrequiredtodefertotheagency'sdeterminationifitisa

reasonableone. See Chevron,467U.S.at845.

VII.TheCopyrightOffice'sRulemakingwasReasonable

 $After a thorough examination of the section 114(d)(1)(A) exemption and after receiving \\ numerous comments from various interested parties, the Copyright Office determined that the \\ section 114(d)(1)(A) exemption was not intended to encompass AM/FM we be casting. \\ 18 Therefore, \\ the Copyright Office amended its regulatory definition of a "Service" "to clarify that \\ transmissions of broadcast signals over a digital communications network, such as the Internet, \\ are not exempt from copyright liability under section 114(d)(1)(A) of the Copyright Act." <math display="block"> \underline{See}$ Rule making at 77292. For the reasons set for the below, If ind that the agency's Rule making is not

^{18.} While I have referred to the issue at barasone of AM/FM broadcasters engaged instreaming their broadcasts over the Internet, or simply AM/FM streaming, the Copyright Office refers to the same activity as "AM/FM we be casting." (Copyright Office Mem. at 1). The terms are interchangeable in this opinion.

justreasonable ,butthatitreachesthesameconclusionasIwouldintheabsenceof

<u>Chevron</u>

deferencetotheCopyrightOffice.

Parties on both sides of the issue before the Copyright Office argued that the statutory language and licensing scheme, the legislative histories of the DPRA and the DMCA, as well as public policy considerations supported their respective positions. See Rulemaking at 77296. The agency thus fully examined each of the arguments of the parties in coming to its final decision.

A.TheCopyrightOffice'sStatutoryAnalysis

First,theCopyrightOfficeanalyzedthelanguageoftheCopyrightActanddetermined thattheterm"nonsubscriptionbroadcasttransmission" wasnotintendedtoincludeAM/FM webcasting. Theagency determined that the statute is ambiguous on its face, entitling it to look at legislative history and other signs of congressional intentininter preting the statute. See Rulemaking at 77298.

ThebroadcastersarguedbeforetheCopyrightOfficethat"anytransmissionmadebya terrestrialbroadcaststationlicensedbytheFCC, whetherdisseminatedover-the-airortransmitted overtheInternet, fitsthestatutorydefinitionofa 'nonsubscriptiontransmission.'"Rulemakingat 77297. ThecopyrightownersandDiMAdisagreedwiththebroadcastersandfocusedinsteadon useoftheword "terrestrial," and useofthephrase "licensed assuch by the FCC." See id. The copyrightownersandDiMA argued that the use of the phrase "licensed assuch by the FCC." reflects Congressional intentto limit the exemption to activities for which abroadcast station is required to have an FCC license. See Rulemaking at 77297. In arguing that the term "terrestrial" limits the exemption to over-the-air transmissions by radio stations, they pointed to legislative history such as the following passage, which makes clear Congress' intent to exempt traditional over-the-air transmissions:

[F]reeover-the-airbroadcastsareavailablewithoutsubscription, donotrelyoninteractivedelivery, and provide a mix of entertainment programming and other public interestactivities to local communities to fulfill a condition of the broadcasters' license. The committee has considered these factors in concluding not to include free over-the-air broadcast services in the legislation.

1995HouseReport,at13.

TheCopyrightOfficefoundthatAM/FMwebcastingisnotconductedby"terrestrial broadcaststations." See Rulemakingat77297.Whilelocalradiostationsareterrestrialinthat theyareliterallygroundedbytheirbroadcastantennaeandtherebylimitedtoageographicarea, webcastsaremadebycomputertransmitterswhichrelaysignalsanywhereintheworld,andare thereforenotmadeby"terrestrialbroadcaststations." See id.Accordingtotheagency,thefact thatthesameentitymightowntheantennaexecutingtheover-theairbroadcastaswellasthe computerstreamingthebroadcastovertheInternetwouldnotrenderthewebcast performedbya terrestrialstation. See id.

Theagencyalsofoundthatuseofthephrase"licensedassuchbythe[FCC]"referred to more than the designation of a particular entity. See id. at 77298. Agreeing with the copyright holders, the Copyright Office noted that "Congress appears to have chosen these words not only as a convenient way in which to identify the entity entitled to make a broad cast transmission, but also as a way to circumscribe which actions the entity may legally under take within the scope of the section 114 exemption." Id. The agency concluded that the phrase "licensed as such by the [FCC]" referred to a particular type of activity and a particular type of transmission, namely overthe-air broad casting, and not the nature of the transmitting entity. See id.

The Copyright Office also examined other sections of the legislative history surrounding the passage of the DPRA and concluded that it was "a bundantly clear that Congress meant to

protecttraditionalover-the-airbroadcasttransmissions."Rulemakingat77297.First,theagency notedthattheexemptionwasenactedpriortotheadventofAM/FMwebcastingandthat Congressatthattimemostlikelydidnotforeseesuchactivity. See id.at77296.TheCopyright OfficereliedonstatementsmadeinCongressduringthepassageoftheDMCAnotingthat"atthe timethe[DPRA]wascrafted,InternettransmissionsofmusicwerenotthefocusofCongress' efforts."StaffoftheHouseofRepresentativesComm.OntheJudiciary,105 thCong.,2dSess., Section-by-SectionAnalysisofH.R2281asPassedbytheUnitedStatesHouseof RepresentativesonAugust4,1998at51(Comm.Print,SerialNo.6,1998).

Inaddition, the agency noted that Congress used the term "over-the-air" to identify those broadcasts its ought to exempt from the public performance right, and made nomention of any other type of transmission made by an FCC-licensed broadcaster. See id. at 77298. Also, "[t] he use of the descriptive phrase 'terrestrial broadcast station licensed as such by the [FCC]' involves much more than the mere designation of a particular entity." Id. at 77298. According to the Copyright Office, Congress chose the phrase not only as a way in which to describe the entity entitled to make a broadcast transmission, but also as "a way to circumscribe which actions the entity may legally under take within the scope of the section 114 exemption. See Rule making at 77298.

^{19.}ThePlaintiffsinthecasebeforemehavechallengedthisdeterminationbytheagency, claimingthatatleast50AM/FMstationswereengagedinstreamingtheirover-the-airbroadcasts in1995,atthetimetheDPRAwasenacted.(Pls.'Mem.at27.)Plaintiffs'relianceonone particularstatementmadebysomeonenotinvolvedinthelegislativeprocessisnotconvincing whenfacedwithmultiplestatementssupportingtheagency'sdeterminationthatCongresswas notthinkingofAM/FMwebcastingwhenitenactedboththeDPRAandtheDMCA.Thisis especiallytruebecausetherelevantquestionininterpretinglegislativeintentinthiscaseisnot whethertheAM/FMwebcastingwasoccurringin1995,orevenin1998,butwhetherCongress wasawareofsuchaphenomenonandchosetoaddressit.

Ifindtheagency's determinations regarding the legislative intent to be reasonable. Moreover, were Iapproaching this question without the benefit of a Copyright Office Rule making and therefore, without the need to defer to a reasonable agency determination under Chevron, I would come to the same conclusion. Both the ambiguity that emerges from a facial reading of the statute as well as the legislative history of both the 1995 and 1998 amendments to the Copyright Actshow that it is highly unlikely that Congresse venconsidered AM/FM streaming, much less intended to exempt such activities from the section 106 public performance right.

B. Conflicts with Other Sections of the Copyright Act

 $The Copyright Office found that reading the 114(d)(1)(A) exemption to include streaming of AM/FM broadcasting would conflict with other provisions of both the DPRA and the DMCA. Sections 114(d)(2)(B) and (C) offer exemptions from the digital performance right for certain retransmissions of audiosignals. 17 U.S.C. § 114(d)(2)(B), (C). Section 114(d)(1)(B) allows the retransmission of an over-the-air radio broadcast where the retransmission remains within a 150-mileradius from the site of the original radio broadcast transmitter, is limited to local communities served by the retransmitter, or is carried by an oncommercial educational broadcast station or by a cable system. <math display="block">\underline{See} 17 U.S.C. \$ 114(d)(1)(B). Section 114(d)(1)(C) exempts$ transmissions within business or ganizations, incident altransmissions, and transmissions made to deliver licensed programming to the user. $\underline{See} 17 U.S.C. \$ 114(d)(1)(C).$

 $According to the Copyright Office, limited exemptions such as those in 114(d)(1)(B) and \\ (C) show that Congress intended to exempt only local retransmissions of over-the-air radio \\ broadcasts, the rebyunder mining any claim that an FCC-licensed broadcast erengaged in streaming its broadcasts is immediately and totally exempt. <math display="block">\underline{See} Rule making at 77298. First, the \\ only exception to the 150-mile limit on retransmissions is for a ``terrestrial broadcast station,$

terrestrialtranslatororterrestrialrepeaterlicensedbythe [FCC]."17U.S.C.114(d)(1)(B)(i)(I). The Copyright Office found that the fact that the entity making the transmission must be licensed by the FCC placed limit supon the geographicare a within which there transmission can reach, and the FCC-limited are a could inno case be global. See Rulemaking at 77299. Second, the Copyright Office found that there was no support anywhere in the statute for the proposition that section 114(d)(1)(B) referred only to third-party transmissions.

 $The Copyright Office also found that reading section 114(d)(1)(A) to exempt AM/FM \\ broadcasters from the digital performance right would conflict with the Act's ephemeral \\ recording provisions in section 112. \underline{See} 17U.S.C. \S 112. Under the section 112(a)(1) \\ exemption, {}^{20} the digital reproduction right is not infringed when, in the course of a \\ nonsubscription broadcast transmission in digital format, "at ransmitting organization that is a \\ broadcast radio or television station... make [s] no more than one copy" of the transmission \\ programem bodying the performance, so long as the so-called ephemeral copy is "used so lely for the sound of the s$

20.Section112states:

(a)(1)Notwithstandingtheprovisionsofsection 106, and except in the case of a motion picture or other audiovisual work, it is not an infringement of copyright for a transmitting organization entitled to transmitt othe publicaper formance or displayof a work, under a license, including a statutory license under section 114(f), or transfer of the copyright or under the limitation son exclusive rights in sound recording specified by section 114(a) or for a transmitting organization that is broadcast radio or television station licensed as such by the Federal Communications Commission and that makes a broadcast transmission of a performance of a sound recording in a digital format on a nonsubscription basis, to make no more than one copy or phonore cord of a particular transmission programem bodying the performance or display, if...

 $(B) the copy or phonore cordisused solely for the transmitting organization's own transmission within its local service area, \ldots$

17U.S.C.§112(a)(1)(B).

thetransmittingorganization's owntransmission within its local service area." 17U.S.C. § 112(a)(1)(B). According to the agency, the use of the term "local service area" limits there achof the signal, making the worldwide distribution made possible by Internets treaming incompatible with the 112(a)(1) exemption. See Rulemaking at 77299.

TheagencynotedthatbecauseanAM/FMbroadcasterengagedinstreamingitsbroadcast overtheInternetwouldnotbeeligibleforthe112(a)(1)(B)exemption,itwouldhavetodepend upona *statutory*licenseundersection112(e)inordertomakeephemeralcopies.However, becausethesection112(e)ephemeralcopylicenseisavailableonlytothoseeligibleforasection 114(f)statutorylicenseandisnotavailabletothosepubliclyperformingasoundrecordingunder thesection114(d)(1)(A)exemption,anAM/FMbroadcasterstreamingitsbroadcastoverthe Internetwouldnotbeabletoobtainasection112(e)ephemeralcopylicense.TheCopyright OfficeconcludedthatbecauseanAM/FMwebcasterwouldnotbeabletomakeephemeral copies,section114(d)(1)(A)mustbereadnottoexemptAM/FMwebcasting. See id.

This part of the agency's Rule making is extremely convincing. Not only is it are a sonable conclusion, but it is virtually the only conclusion one could arrive at after a contextual reading of the statute in an attempt to read it as a harmonious whole. The idea that AM/FM we be casters would be exempt from the public performance right, while section 114(d)(1)(B) carefully limits exemptions once rtain transmissions made by AM/FM broad casters, strains reason. Similarly, the idea that AM/FM we be casters could be exempt from the public performance right without being granted the right to make "ephemeral copies" under section 112 defies any rational contextual reading of the statute. Once again, we relto examine this is sue in the absence of a Copy right Office Rule making, I would find that the conflicts inherent in the statute over whelmingly support

the proposition that if Congress had addressed this precise is sue of law, it would have chosen not to exempt AM/FM we be casters from the section 106 public performance right.

C.PolicyConsiderations

 $The Copyright Office found that public policy considerations militated in favor of finding \\ that the section 114(d)(1)(A) exemption does not apply to AM/FM broadcaster sengaged in \\ we be casting. The copyright owners argued before the Copyright Office that it was illogical to \\ permit broadcasters to stream under an exemption but impose liability on a third party when it \\ retransmits the very same programming. They also argued that nothing in either the DPRA or the \\ DMCA suggests that the right to compensation on the part of a copyright owners hould depend on \\ whether the transmission is made by the broadcaster, or the broadcaster's agent. DiMA argued \\ that by allowing broadcasters to stream programming over the Internet, broadcasters would get a free pass to engage in the same activity which the DPRA was enacted to counter. <math display="block"> \underline{See} Rule making \\ at 77300.$

TheBroadcastersclaimedthatjustasradiobroadcastsonalocalscalebenefitthe recordingindustrythroughthepromotionofsales,thatsamebroadcastingactivityisevenmore beneficialtotherecordingindustryonaglobalscaleduetothegreaterpublicexposure. See id.

TheBroadcastersalsoarguedthatCongressintendedtoexemptAM/FMbroadcastersbecause they"complywithFCCcontentrequirementstopromotethepublicinterestandservethelocal community," andgenerallyprogramonlyasinglechannel,unlikethemulti-channelservices usuallyofferedbymanyInternetmusicproviders. Id.at77301.

TheCopyrightOfficefoundthatpermittingAM/FMbroadcasterstowebcasttheirradio

 $broad casts without restrictions would be the equivalent of giving the manunfair advantage in the {\tt the equivalent} and {\tt the equival$

webcastingmarket.BecauseinenactingboththeDPRAandtheDMCA,Congresswasconcerned

withprotecting against the dangers we be casting posed to the rights of copyrightholders, and because AM/FM stations engaged in we be casting posed those same dangers, there was no legitimate reason to create such a disparity in the web casting market. See id. The agency also dismissed the Broad casters' reading of the statute, under which the section 114(d)(1)(A) exemption turns entirely on the party doing the web casting. See id. Finally, the agency found that the ability to greatly expand the scope of AM/FM broad casts through Internets treaming was incompatible with the stated goal of preserving the existing relationship between the two industries. See id.

Theagencythendeterminedthatthedefinitionofa"broadcasttransmission"includes onlyover-the-airbroadcastsmadebyanFCC-licensedbroadcasterunderthetermsofthatlicense.

See id.at77301.TheresultoftheCopyrightOffice'sdeterminationistoallowforthe transmissionofanover-the-airbroadcast, whetheritbeinanalogordigitalformataslongasthe broadcastislimitedtothegeographically-definedareasdeterminedbytheFCC.However,all otherdigitaltransmissionsmadebynonsubscription,noninteractiveservicesaresubjecttothe statutorylicense,inordertocompensaterecordingcompaniesfortheriskoflostsalesduetothe possibilitythatalistenermaymakeahighqualityunauthorizedcopydirectlyfromthe transmission. See id.TheCopyrightOfficethereforeamendedthedefinitionof"Service"to reflectthedeterminationthatanentitythattransmitsanAM/FMradiosignaloveradigital communicationsnetworkissubjecttothestatutorylicensesetforthin17U.S.C.§114(d)(2).

Once again, If ind the Copyright Office's public policy findings to be both supported by substantial amounts of documentation and certainly reasonable. We re I considering the issue of whether section 114(d)(1)(A) exempts AM/FM we be casters, free of the restraints placed on me by the context of the con

 $\underline{Chevron}, I would come to the same conclusion. The policy of protecting copyright holders from the dangers of reduced sales from the enhanced copying capabilities of digital transmissions over the Internet simply adds even more support to the already convincing evidence that Congress did not intend to exempt AM/FM we be casters which emerges from a careful contextual reading of the statute, as well as its legislative history. I can only conclude that Congress did not intend to exempt AM/FM we be casters from the section 106 public performance right.$

Accordingly, If ind that the Copyright Office's Rulemaking more than meets the requirement of reasonableness set out by <u>Chevron</u>. The determination that the section 114(d)(1)(A) exemption does not exempt AM/FM broadcaster sengaged instreaming their broadcasts from the section 106 public performance right, as well as the amendment of the definition of the term "Service" to conform with such an understanding, is not only reasonable, but also the only determination the Copyright Office could arrive at after a full and fair examination of the statute, its legislative history, and congressional intentinamending the Copyright Act.

VIII.Conclusion

More than 80 years ago, station KDKA of Pitts burgh became the first commercial radio station in the United States. Since that modes the ginning, radio broad casters cannow reach a listener with a computer anywhere one arth. While technology has increased exponentially in the last 20 years, Congress has relied on and vested in the Copyright Office certain powers to grapple with the ever-evolving technological lands cape. It is this interplay between Congress and the Copyright Office which must set the guide lines. As much as possible, courts should be passive players in this quickly changing are a, only weighing in when the impasses raise is sue so for the contraction of the contraction

constitution alproportion, or decisions are without any statutor yauthority or so arbitrary that court intervention is required.

ItispossiblethatCongressmightsomedaychoosetoaddresstheissueofwhether

AM/FMstreamingshouldbeexemptfromthesection106publicperformancerightbyamending
theCopyrightAct,asithasdoneseveraltimesinthepastdecadeandinsodoing,Congress,inits
wisdom,mightchoosetoexemptAM/FMstreamingasthePlaintiffsinthiscaseurge.However,
asJudgeLearnedHandaptlynotedalmost60yearsago,itisnot"desirableforalowercourtto
embracetheexhilaratingopportunityofanticipatingadoctrinewhichmaybeinthewomboftime
butwhosebirthisdistant.'SpectorMotorServ.,Inc.v.Walsh_______,139F.2d809,823(2dCir.1943)
(Hand,J.dissenting), vacated,323U.S.101,65S.Ct.152,89L.Ed.101(1944).

Furthermore,copyrightlawisanissuewhichtheframersoftheConstitutionthought importantenoughtoaddressinthedocumentwhichsetsouttheframeworkofourlegalsystem.

SeeU.S.Const.art.I,§8cl.8.Theimportanceofguaranteeingsecurecopyrightshasbeenwith thisnationsinceitsearliestyears.Theseriousnesswithwhichcourtsshouldapproachany weakeningofcopyrightprotectionsstemsfromthefactthatcopyrightlawisnot "ataxon creativity," asLordMacaulayoncebrandedit,ThomasB.Macaulay,SpeechbeforetheHouseof Commons(Feb.5,1841)inVIIITHEWORKSOFLORDMACAULAY195,201(Trevelyan, ed.1879),butacomplexsystemdesignedtobenefitnotjusttheholdersofcopyrightsbutsociety asawhole. SeeJaneC.Ginsburg, AuthorsandUsersinCopyright _,45J.CopyrightSoc'yU.S.A. 1(1997),at4-5."Copyrightisalawaboutcreativity;itisnot,andshouldnotbecome,merelya lawforthefacilitationofconsumption." Id.

For the reasons set for thabove, I grant Defendants' Motions for Summary Judgment. An Order follows.

INTHEUNITEDSTATESDISTRICTCOURT **FORTHEEASTERNDISTRICTOFPENNSYLVANIA**

BONNEVILLEINTERNATIONAL CORPORATION, ETAL.,

> Plaintiffs, **CIVILACTION**

v.

MARYBETHPETERS, ASREGISTER

OFCOPYRIGHTS,ETAL., No.01-0408

Defendants.

ORDER

ANDNOW, this 1 st day of August, 2001, upon consideration of the Defendants' Motions for Summary Judgment and any responses the reto:

- 1.ItisORDEREDthatDefendants'MotionsforSummaryJudgmentarehereby GRANTED.
 - 2. It is ORDERED that this case is here by DISMISSED WITH PREJUDICE.
- 3. Allother Motions (including docketnos. 0-1, 15-1, 17-1 and 23-1) are hereby DISMISSEDASMOOT.

BYTHECOURT:	
RerleM Schiller I	